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IN THE UNITED STATE DISTRICT COURT  
FOR THE MIDDLE DISTRICT OF ALABAMA  
EASTERN DIVISION

2008 JAN -4 P 1:11

DEBRA P. HACKETT, CLK  
U.S. DISTRICT COURT  
MIDDLE DISTRICT ALA

ALONZO AUSTIN

Plaintiff

V.

CITY OF TUSKEGEE, ET AL,

Defendants

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Case Number

3:07-CV-754 MHT

Via certified mail

PLAINTIFF REQUEST FOR PRODUCTION OF DOCUMENTS

Pursuant to Federal Rule of Civil Procedure 34,  
the following request for production of documents  
are propounded to the Defendant's CITY OF Tuskegee,  
the same to be answered in writing, and under  
oath, with the answers to be served upon  
Plaintiff ALONZO AUSTIN, 1321 River-Carlis Rd,  
Tuskegee, AL 36083.

1.

Please produce all documents identified in  
Defendant's response to Plaintiff interrogatory  
Number ONE.

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2.

Please produce all Documents identified in Defendant's response to Plaintiff interrogatory Number ~~two~~, Documents to include 87/7 the municipal ordinance Cited by Officer Dawson with applicable Sub Section ~~or~~ if any Officer's manual policy and Procedures Governing Traffic Division, and any and all other documents that these Defendant's plan to use for their Defense with the Officer Traffic stop data reports if any within the last 12 months.

4.

Please produce all Document identified in Defendant's response to Plaintiff interrogatory Number ~~four~~ to include all the Copies of Citations issued within the past Three years at or near the Western Inn for speeding by Officer Dawson, if any.

8.

Please produce all Documents identified in Defendant's response to Plaintiff interrogatory Number ~~Eight~~ to include prosecutor's Case File Copies showing how trial was conducted and and the evidence produce proving Plaintiff's Guilty on 08/09/07.

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10.

Please produce all Documents identified in Defendant's response to Plaintiff Interrogatory Number Ten to include Copies of all Evidentiary Proof used by Defendant BULLS to find plaintiff Austin, Guilty of Speeding 55 MPH 55 MPH Limit. on 81 N. Near the Western INN.

11.

Please produce all Documents identified in Defendant's response to Plaintiff Interrogatory Number eleven. to include Verified Copies of the posted Lawful Speed Limit on 81 N. Near the Western INN.

12.

Please produce all Documents identified in Defendant's response to plaintiff interrogatory Number twelve, to include Copies of the Law relied upon by officer Dawson with its explanation of jurisdiction.

13.

Please produce all Documents identified in Defendant's response to Plaintiff Interrogatory Number thirteen, to include Copies of the Law giving City Attorney Thomas jurisdiction over plaintiff prosecution on 08/09/07

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14.

Please produce ALL Documents identified in Defendant's response to Plaintiff interrogatory number fourteen, to include copies of the law that gave Defendant Bull, his jurisdiction to try Plaintiff Austin for speeding near the Western Inn ON 08/09/07.

This 3<sup>rd</sup> day of January 2008.

~~Alonzo Austin~~ Pro Se  
by, ~~Alonzo Austin~~ Pro Se  
Alonzo Austin

1321 Oliver-Carlis Rd,  
Tuskegee, AL 36083

CERTIFICATE OF SERVICE (334) 727-5476

I Alonzo Austin, do certify that

I have served a copy of the foregoing request for production of Documents upon the Defendant's City of Tuskegee et, AL.

C/O MIX HOLTSFORD, GILLIAND & HILSON P.C.  
P.O. Box 4128

Montgomery, AL 36103-4128

Placing the same in the U.S. Mail postage prepaid on 3<sup>rd</sup> day of January 2008.

~~Alonzo Austin~~ Pro Se  
by, ~~Alonzo Austin~~ Pro Se

ALONZO AUSTIN

1321 Oliver-Carlis Rd,

Tuskegee, AL 36083

Ph. # (334) 727-5476